2007 JAN 19 A 9: 44

ANTHONY GRAY, PLAINTIFF ERIC SPURLING, PLAINTIFF, ROBERT CAASEY, PLAINTIFF RON HARRIS, PLAINTIFF

DEBRA P. HACKETT, CLK U.S. DISTRICT COURT MIDDLE DISTRICT ALA

VS.

INEZ ALEXANDER, ARRESTING OFFICER

Veranica STRINGER, ARRESTING OFFICER

CAROLYN LONGMIRE, HEARING OFFICER

GORDON, HEARING OFFICER

J.C. GILES, WARDEN I.

AMMIE SCREWS, ARRESTING OFFICER

GLORIA WHELLER, ARRESTING OFFICER

LT.MARY TAYLOR, HEARING OFFICER

COMPLAINT CIVIL ACTION NO: 2.07CU60-10 [SUPPLIED BY CLERK]

DEMAND FOR JURY TRIAL

### I. JURISDICTION AND VENUE

- 1. This is a civil action authorized by 42 U.S.C. Section 1983 to redress the deprivation, under color of state law, or rights secured by the Constitution of the United States. The Court has jurisdiction under U.S.C. Section 1331 and 1343 (a)(3). Plaintiffs seeks declatory relief pursuant to U.S.C. §28 and section 1331 and 1343 (a)(3). Plaintiff claim for injunctive relief are authorized by 28 U.S.C. Section 2283 & 2284 and Rule 65 of the Federal Rules of Civil procedures.
- 2. The Middle Distrcit of Alabama is an appropriate venue under 28 U.S.C. Section 1391(b)(2) because it is where the events giving rise to this claim occured.

#### II. PLAINTIFFS

3. Plaintiff, Anthony Gray, and Eric Spurling, is and was at all times mentioned herein a prisoner of the state of Alabama in the custody of the Alabama

Department of Corrections. They are currently confined in the Ventress Correctional Facility in Clayton, Alabama.

- 4. Defendant Inez Alexander, is and was the arresting officer for plaintiff Gray, and is a C.O. I., for the Department of Corrections.
- 5. Defendant Veronica Stringer, is and was the arresting officer for plaintiff Spurling, and is a C.O. I, for the Department of Corrections.
- 6. Defendant Carolyn Longmire, is a Sgt.(Shift Supervisor) herein the Ventress Correctional Facility, and acted as the hearing officer for the plaintiff Gray.
- 7. Defendant Gordon, is a Sgt.(Shift supervisor) herein the Ventress Correctional Facility, and acted as the hearing officer for the plaintiff Spurling.
- 8. Defendant J.C.Giles, is the Acting Warden herein the Ventress Correctional Facility, and was the same at the time of the alleged violation of the plaintiffs constitutional rights.
- 9. Defendant Ammie Screws, is and was the arresting officer for plaintiff Casey, and is a C.O. I, for the Department of Corrections.
- 10. Defendant Gloria Wheeler is and was the arresting Officer for plaintiff Harris, and is a C.O. I, for the Department of Corrections.
- 11. Defendant Lt. Mary Taylor is and was the hearing officer for the plaintiff
  Harris, and is the Administration Lt. herein the Ventress CorrectionalFacility.

### CLAIM # 1

#### VIOLATION OF BODILY PRIVACY UNDER THE 4th AMENDMENT

### -FACTS OF CLAIM -

On April 17,2006, at approximately 11:44 Am plaintiff Gray was returning back from chow call and upon inmate (plaintiff) Gray entering Dormitory 7, the Defendant Inez Alexander stoped the plaintiff and told the plaintiff to stand to the side of the cubicle door until the lobby of the dormitory clears out.

Once the lobby cleared out she stated "What were you doing this morning at the urinal", whereupon then the plaintiff stated what are you talking about?

After that was said Defendant stated that "don't worry Im' gonna check your institutional jacket (file) and you can leave! Plaintiff then stated go ahead and do what you gotta do!

The next morning plaintiff was called to the cubicle by officer Starks where he was told to go and see what Mrs. Alexander (defendant) want with you. Upon Plaintiff Gray going too see what defendant Alexander wanted she shouted to the top of her voice "I want you too know that I handled that

.Plaintiff Gray then stated handled what? Defendant Alexander then stated "dont worry you'll see.

Approximately 10 minutes later Plaintiff Gray was called to the shift office and served a copy of a displinary. The shift office clerk gave the copy of the displinary to Defendant Sgt. Carolyn Longmire, whereupon the Defendant Longmire gave the papers to another officer Ms. Felicia Williams C.O. I. whereupon the plaintiff was told by Defendant Longmire to go have a seat on the bench in the lobby.

Three says later on April 20,2006, between 8:30 a.m. and 9:10 a.m. the defendant Carolyn Longmire came to the Dormitory 7-B to do a Segregation chart and as she was walking through the dorm she saw plaintiff Gray you will be having displinary hearing in a few minutes.

Once 10:00 came around, plaintiff Gray told his treatment counselor the reason for not having displinary court which was the defendant Alexander did not come to work that day or for the next day and inmate (plaintiff) Gray was not served a extension for the hearing as required by the Department of Corrections Operations Procedures.

Prior to this incident the plaintiff (Gray) and Defendant Alexander got into a verbal altercation, due to the fact that officer Alexander use to bring plaintiff Gray food from home, and other items that were [n]ot allowed into the institution and in return for the favor inmate plaintiff Gray used to return the same favors

for officer (defendant) Alexander and after this stopped that is when the retaliation started between the defendant and the plaintiff. retaliation began.

Upon the incident happening defendant Alexander stated that you knew better than to be in the bathroom mastubating on me when the dorm was occupied by other officers. Specifically she was talking about the male officers that had been in and out of the dormitory that day which one just happen to come up at the time that the plaintiff allegedly committed the act accused of by the defendant Alexander.

Inmate (plaintiff Gray) stated to the defendant that "you know that I was not gunning you down" and why are you doing this too me, too which she replied taht it doesn't matter if I was standing there watching you but one of my coworkers walked in and I was not about to be put on the spot by one inmate in front of my co-workers because everyone knows that you all always are trying to gunn us females down.

Inmate Gray asked defendant Alexander why didn't she ask for the I.D. the time of the alleged incident instead of waiting  $\frac{1}{2}$  hours later to call him and report the incident to which she replied I had to see what my co-worker was gonna say and I have to up-hold my reputation in here, and besides who do you think the supervisor is gonna believe me, you, or the witnesses you have?

4.

Prior to the incident Inmate (plaintiff Gray ) had a verbal and nearly physical incident with Mrs. Alexander's nephew which was also a inmate at the time located in the same dormitory, and plaintiff Gray asked her (officer Alexander) was he being retaliated against to which she replied that does it matters?

After she answered inmate Gray question in a derogatory manner inmate Gray told her that this is retribution and that I know that you have been doing this for years havent you? Defendant Alexander said doing what for years? Plaintiff Gray stated that you have been subjecting inmates to harsh and severe punishment form you supervisors after you are caught to be in the wrong by letting inmate mastubate for you and off of you just like the time that you took that money from that inmate for a period of (2) years, and then had told the inmate that you and he would "Hook up" after he got out, but upon the inmate being released 20.7 Alexander allowed the inmate to visit her at her home and she did not uphold her end of the proposition, and the inmate assaulted her to which she had the inmate arrested and the inmate was released after the police and the Department of Corrections investigated and found that you (defendant Alexander) had taken the inmate money over a period of years and after the inmate wanted the service for his money you did'nt provide it and then you tried to get him in trouble just like you do us inmates in here.

After this was related to (defendant Alexander) she blew a fuse and told inmate Gray that he would be found guilty of this last infraction and regardless if she had to lie which she would that he would be found guilty! She then said regardless of what I did it was my business and your ass is going to be written up now get out my face.

### 14th AMENDMENT VIOLATION (DUE PROCESS EQUAL PROTECTION)

Plaintiff Gray avers that upon he asking to present witnesses in his defense that Sgt Longmire stated to him that it would not do him any good because he was gonna be found guilty anyway so therefore he would not need any.

However, plaintiff gray avers that his due process under the 14th Amendment of the United States Constitution was violated when the hearing failed to ask all of the question that he wanted presented because the hearing officer (Sgt Longmire) the defendant, stated that the questions that he wanted asked was irrellivant to the fact of whether he was guilty or not because all she needed was her offier word.

Also based on the hearing officer's finding of facts to which she concluded that Plaintiff Gray was guilty of violating Administrartion Rule "38" specifically Indicent Exposure, the hearing officer finding did not state that based upon offier (Sgt Longmire) findings that plaintiff Gray penis was only exposed, and that was because he was standing at the urinal, and common sense would have told her that plaintiff Gray had to expose his penis, but under the Administration Rules and regulation of the Department to be found guilty of A Rule violation #38 one penis "must be exposed and erect, and that the inmate must be stroking his exposed and erect penis while looking directly at the officer while mastubating" Admin. Rule 38.

Based upon the hearing officer testimony and finding of facts there was absolutely no way that inmate Gray could be found guilty of that violation because his penis was not erect, and he was not looking at Defendant Alexander while he was urinating which must be proven by the arresting officer and the evoidence which there was none except the defendant Alexander word of what had transpired between the inamte and the officer.

Inmate Gray contend that the displinary that was written by the defendant Alexander was so to speak an indictment to which he had to be put on trial for inside the institution and that every element of that [i]ndictment had to be

Proven beyond a reasonable doubt to thehearing officer by the evidence, and the testimony and the finding of facts of the hearing officer which the defendant (Sgt. Carolyn Longmire) only found that inmate Gray had only exposed his penis, and it was not erect as needed to be as stated by the Admin. 403 regulation to find inmate Gray guilty of that particular Offense of violation of a Rule #38, and based upon the defendant Longmire finding of facts there was not sufficient evidence nor testimony to find him guilty of that offense.

Thus based upon this his due process was violated by the defendant (sgt. Carolyn Longmire.) Furthermore inmate Gray had relayed information to the hearing officer that he had previously had surgery on his penis which was verified by his institutional medical files, which he had asked the hearing to include as a defense to his accusation but the hearing officer stated that regardless of what evidence he submitted he would still be found guilty simply because the inmates have a code to stick together, as well as the officers have a code to do the same regardless of right or wrong.

As evidence to the claims that is being presented by the plaintiff the plaintiff asked that the hearing officer include a copy of his medical files, and the Department of Correction Administration Rule 403. Under the Rule 403 Section IV, J., that section actually states that:

The hearing officer may determine that the violation charged has not been proven, but that a lesser included similar offense has been proven. A lesser included violation is defined as being a violation in which some but not all of the elements of proof of teh originally charged violations are present.

As in the case here the evidence was not thereto which the hearining officer could have found have immate Gray guilty of that particular offense.

As to the remainder of the plaintiff claims, the plaintiffs alleges that the defendants violated their constitutional rights under the 14th Amendment of the United States Constitution by not asking the relevant questions to the arresting officers that were at the hearings, nor swearing the officers to tell the truth as to the testimony that they were about too give as to the questions that the plaintiffs had asked.

Also the plaintiffs, alleges that the hearing officers disregarded the evidence presented by the plaintiffs, and that the arresting officers supplied no physical evidence whatsoever as to support the allegations of the charge to which they charged the plaintiff's of violating.

The plaintiffs, also alleges that at the times of their hearing the Alabama department of Corrections Admin. Regulation #403 requires that the hearing officer excuses everyone from the hearing upon the hearing officer considering all the evidence that was presented but at no time did the hearing officers excuse the defendants only the plaintiffs were asked to leave the room and the hearing officers and the arresting officers stayed in the hearing room to deliberate over the evidence to which there was no physical evidence to support the allegations of the defendants, nor was there any other witnesses to the alleged acts of the plaintiffs other than the hearing officers themselves to which the palintiff's alleges that at times most of the female officers would seduce them to mastubate then upon being discoveered being unprofessional by their male co-workers they would file false Rule violation #38 accusing the palintiff's of indecent exposure which would cause the male officers to "jump on" the plaintiff's by using the metal batons to physical assault the plaintiff's after the defendant's (arresting officers) have lied on the plaintiffs.

As for defendant Wheeler plaintiff Harris avers that he was standing over a distant of 155 yards from the defendant and she alleges that she saw him expose himself to her while sitting in front of the institution infirmary along with several other inmates inwhich he asked her in his question to the defendant

Lt.Mary Taylor, did she wear glasses, to whichshe said yes she did, and he also asked could there be any possible way that she could see over a hundred yards without her glasses on because she stated to the hearing officer that on that particular day of the allegded incident that she had left her glasses at home and was not wearing them at the time, and therefore the plaintiff stated to the hearing that there was no proper way that plaintiff Wheeler could have seen him doing anything that far , and without her glasses.

Lt. taylor falsified the plaintiff statement at the hearing even after the plaintiff told the truth, and the defendant stated to the hearing officer that he (plaintiffHarris) had previously done [this] before to which she was referring to mastubate on defendant Wheeler, but that [s]he had allowed him to get away with that act that day because it was late in the day and that [s]he had taken the paperwork home with her and forgotton to write him up.

Plaintiff Harris alleges that he told the hearing officer Taylor that if that was true then defendant Wheeler had up to 14 days to commence action toward him if in fact she had caught him in the act of mastubating, to which he stated that proved that the officer(s) and the included defendants (arresting officers) allow the inmates to mastubate on them upon enticing, seducing, and propositioning them to do these lewd and [illegal] acts and once they are discovered by the male officers at the institution they retaliate by writing the false displainary reports to which the inmates take the blame for the immoral and unprofessional acts of the defendants.

Plaintiff Harris asked the hearing officer Lt. Mary Taylor to ask the defendant Gloria Wheeler if he had done this before then why didn't she write the incident up the remainding days she had to write it up before the time expired to which the hearing officer stated that it's illrelivent to what I'm talking about.

However, the hearing officer tayour stated that My co-workers words are all that matters when I'm holding a hearing

#### EXAUSTION OF LEGAL REMEDIES

- 12. The plaintiffs used the only available legal greviance procedue available through the institutional justice system to try and resolve this problem. The plaintiff's contacted the Warden to explain to him that the female officers had in fact started to write false displinaries and file false reports on them after the female officers were caught by their male co-workers acting very unprofessional, in their job performances, and as of the date of this complaint and lawsuit, the Warden Giles have yet to address the complaint of the plaintiff, or to reprimand the female officers for their unprofessionalism in their job performance.
- 13. Plaintiff's reallege and incoporate by reference paragraphs 1-12.
- 14. The filing of the fasle displinary reports, and the plaintiffs being placed in segregation, loss of good time and visitation privileges as well as canteen privileges, and phone privileges constituted a violation of the plaintiff's constitutional rights under the 14th Amendment of the U.S. Constitution.
- 15. The plaintiff's has no plain, adequate, or complete remedy at law to redress the wrongs described herein. plaintiff's just has been and will continue to be irreparably injured by the consuct of the defendants unless this court grant the declatory, and injunctive relief plaintiff's seeks.

WHEREFORE, PLAINTIFF RESPECTFULLY PRAYS THAT THIS COURT ENTER JUDGMENT GRANTING RELIEF ON:

- 15. A declaration that **the** acts and omissions described herein violated plaintiff's rights under the constitution and laws of the United States.
- 16. A preliminary injunction, and a permanent injunction ordering the defendant J.C. Giles to expunge the false displinaries from the plaintiffs institutional files, and for the Defendant J.C. Giles to install a partition in the bathroom at the urinals in the dormitories so that the female officers cannot have a direct view of the male genitals to whichcause the males to be placed in jeopardy of being lied on by the female officers but will by no means block the viewing of the officers for the purpose of security viewing, or in lieu of the above assign the female officers to areas where they cannot view the males nude while using the toilets, urinals, or in the showers while the males are showering. Plaintiff's also seek injunctive relief in the form of the next displinary for a Rule violation #38 that any of the female officers file herein the Ventress Correctional Facility, that the complaint must be supported by some form of physical evidence to be supplied to the hearing officer, not just the word of the arresting officer without supporting evidence
- 17. Compensatory damages in the amount of 100.00 against each defendant for the cost of aid in litigation of the suit, postage, and copies.
- 18. Punitive damages in the amount of \$100.00 against each defendant to stop the filing of false displinaries, resulting in physical assaults on the inmates, and the inmates loss of priviledges.

### 19. AAJURY TRIAL ON ALL ISSUES TRIABLE BY A JURY.

- 20. Plaintiff's cost in this suit.
- 21. Any additional relief this court deems just and proper and equitable.

lly Submitted

### VERIFICATION

I have read the foregoing complaint and hereby verify that the matters that are alleged therein are true, except as to the matter alleged on infirmation and belief, as to those, I believe them to be true. I certify under penalty of perjury that the foregoing is true and correct.

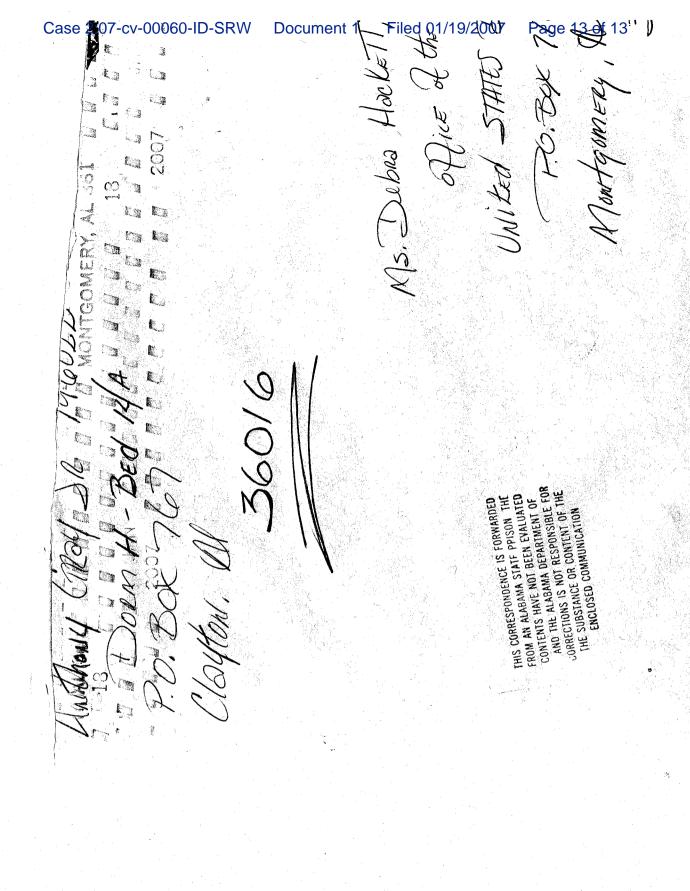
uted in Clayton, Alabama on January 1,2007

Anthony Gray

Eric Spurling

Robert CAsey

Ron Harris



RECEIVE

Anthony GRAY SA.	(9602Z) 2007 JAN 19 A 9:41
Full name and prison of plaintiff(s)	number ) DEBRA P. HACKETT, CLK U.S. DISTRICT COURT CIVIL ACTIONE NOSTRICT ALA
J.G. Giles	(To be supplied by Clerk of U.S. District Court)
CO. INEZ WEX	acce )
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Name of person(s) who your constitutional: (List the names of a persons.)	rights. /
dealing wi action? Y	th the same or similar facts involved in this ES ( ) NO ( )
relating t	egun other lawsuits in state or federal court or your imprisonment? YES ( ) NO ( )
in the spa	swer to A or B is yes, describe each lawsuit ce below. (If there is more than one lawsuit he additional lawsuits on another piece of ng the same outline.)
1. Parti	es to this previous lawsuit:
Plair	tiff(s) INEZ ALEXAL QUR
Defer	dant(s) Authory Gray Sr. 196022
2. Court	(if federal court, name the district; if court, name the county) Middle District

•		Docket number 2:06-CV-749-IO
	.3 .	
	4.	Name of judge to whom case was assigned
		Honorable SUSAN RUSS WALKER
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) Dismissed
	€.	Approximate date of filing lawsuit August 25th 2006
	7.	Approximate date of disposition October 2006
II.		PRESENT CONFINEMENT VERTNESS CORREctional Facility
	P.O. 730	× 767, Claytow, Alabama 36016
	PLACE OF	INSTITUTION WHERE INCIDENT OCCURRED
	Venta	ess Correctional Facility, P.O.BOX767, Clayton Al 36016
III.	NAME AND	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR
		TIONAL RIGHTS.  ADDRESS
	1. WA	EDEN J.C. GILES U.C.7 P.O.BOX 767 Clayton, Al 3601
	2. CAR	olyn longmine V.C.7 P.O. Box 767 etayton Al 36016
	3. <u>IN</u>	EZ ALEXAN DOR V.C.7 P.O. BOX 767 Claytow, Al 36016
	4.	
	5.	
	6.	
		UPON WHICH SAID VIOLATION OCCURRED April 17, 2006
IV.	THE DATE	UPON WAICH DAID VIOLETTE
V.	STATE BR	IEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION R CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:
	GROUND C	NE: _ you Amo, Omest Violation of Bodily Philosopy

### Case 2:07-cv-00060-ID-SRW Document 1-2 Filed 01/19/2007 Page 3 of 8

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ROUND TWO:14t	h <b>Amendment</b>	Viola	tion of I	Due Proc	ess/Equ	al Prote
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UPPORTING FACTS:		<u> </u>	<u> </u>	4.1.8.2.1.2.1.3.1.		
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GROUND THREE:		· · · · · · · · · · · · · · · · · · ·			·	<del>`</del>
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SUPPORTING FACTS:	•		·	· · ·	<u></u> ,	
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VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

We the plaintiffs want the court to Order the Prison to expunge the false displinaries from our prison files and to Order the Warden to place a partition between the urinal and the cubical so that the female officers cannot see the male inmates genitals and file false reports upon the inmates upon the male guards discovering that they are enticing the inmates to expose their genitial for the females enjoyment and own pleasure.

Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on

1/1/

Euc Spurling

Pon Harris

INMATE: Anthony Gray  CUSTODY: ME  AIS NO.: B/196022  2. FACILITY: VENTRESS CORRECTIONAL FACILITY 3. The above named inmate is being charged by Officer Inex Alexander with a violation of rule #38 specifically: Indecent Exposure/Exhibitionism from regulation # 403, which occurred on or abo April 17, 2006 at (time) 9:40 AM, Location: Dorm 7B Urinal Area. A hearing on this charge will be held after 24 hours from service.  4. Circumstances of the violation(s) are as follows: You, inmate Anthony Gray, B/196022 we observed by Officer Alexander standing at the urinal stroking your exposed and erect per while looking directly at Officer Alexander in the cubicle.  5. April 17, 2006  Inex Alexander, COI Area (Signature / Rank)  Arresting Officer / Signature / Rank  6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present written questions for the witnesses on this the 18 day of Area (Signature / Rank)  7. Action of the Witnesses desired?  Witnesses desired?  Witnesses desired?  Witnesses desired?  Inmate's Signature  Inmate's Signature  Inmate's Signature	n 0 0 1	0050 (0 : 15/00)	DISCIPLINARY I	KEPUKI	-//	1/04
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observed by Officer Alexander standing at the urinal stroking your exposed and erect per while looking directly at Officer Alexander in the cubicle.  5. April 17, 2006  Date  Inez Alexander, COI  Arresting Officer / Signature / Rank  6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present write questions for the witnesses on this the 18th day of 19th 2006, at (time) 7.55 (an) 19th 19th 19th 19th 19th 19th 19th 19th		will be held after 24 hours from	n service.			
while looking directly at Officer Alexander in the cubicle.  5. April 17, 2006  Date  Inez Alexander, COI   March   Colored    Arresting Officer / Signature / Rank  6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present write questions for the witnesses on this the   8 day of   April   2006, at (time)   7.55 day    Serving Officer / Signature / Rank   Inmate's Signature / Als Number    Witnesses desired?  Witnesses desired?  Witnesses desired?  No. 1001	4.	Circumstances of the violation	n(s) are as follows: You	i, inmate An	thony Gray,	B/196022 were
5. April 17, 2006  Date  Inez Alexander, COI  Arresting Officer / Signature / Rank  6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present written questions for the witnesses on this the 18th day of APRI 2006, at (time) 7.55 and 18th APRI 2006.  7. Serving Officer / Signature / Rank  Witnesses desired?  Witnesses desired?  YES  Inmate's Signature  Inmate's Signature		observed by Officer Alexand	ler standing at the uring	al stroking y	our exposed	and erect penis
6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present written of the witnesses on this the 18th day of 18th d		while looking directly at Offi	cer Alexander in the cub	<u>icle.</u>		
6. I hereby certify that I have personally served a copy of the foregoing upon the above named inmate an informed inmate of his right to present a written or oral statement at the hearing and to present written of the witnesses on this the 18th day of 18th d	5.		Inez Alexander,	COI INE	aleyan	len cor
informed inmate of his right to present a written or oral statement at the hearing and to present write questions for the witnesses on this the 18th day of 18th d		Date	Arresting Officer	/ Signature / H	lank '	•
Serving Officer / Signature / Rank Inmate's Signature / AlS Number  R Witnesses desired? YES YES Inmate's Signature	6.	informed inmate of his right to questions for the witnesses on t	present a written or oral s	statement at th	e hearing and	to present written
Witnesses desired?  Witnesses desired?  YES  Inmate's Signature	7.	Telicia O Williams	2007 L	Intha 1	My	196022
Inmate's Signature Inmate's Signature		Serving Officer / Signature / Ran	k Inm	ate's Signature	e / A/IS Number	
9. If yes, list:	: )	In	nate's Signature	YES In	mate's Signatu	<u>•••••</u>
	9.	If yes, list:				
10. Hearing Date 4-25-06 Time 11.15 AM. Place Dorm#1 18			11	. 1 44		<i>H</i> - 6 -

A finding is made that inmate (is / is not) capable of representing himself.

Arresting Officer's testimony (at the hearing):

Not Guilty

Signature / Hearing Officer

Same as #4.

ng Officer, Inmate, and all witnesses were sworn to tell the truth.

12.

15.

Annex C to AR 403 (Page 1 of 3 pages)

Guilty

		· · · · · · · · · · · · · · · · · · ·
Witness: N/A	Substance of Testimony:	· · · · · · · · · · · · · · · · · · ·
	A Company of the Comp	
Witness: N/A	Substance of Testimony:	
<b>M</b>		
Witness: N/A	Substance of Testimony:	
The Inmate was allowed to submit v	written question to all witnesses. Copy of questions and a supply of Signature / Hearing Officer	answers are attach
The Following witnesses were not c	reason not called	
. N/A		
N/A		
. N/A		\$ 1.00 ft.
Alexander stroking his exp Indecent Exposure/Exhibiti	The second secon	
Indecent Exposure/Exhibiti	l on the arresting officer's testimony, whi	lch I accept,
Indecent Exposure/Exhibiti  Basis for Finding of Fact: Based	l on the arresting officer's testimony, whi	ich I accept,
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based Tind him guilty as charged Hearing Officer's Decision	on the arresting officer's testimony, while  A Guilty x Majo Not Guilty Mino	Or
Indecent Exposure/Exhibiti  Basis for Finding of Fact: Based  tind him guilty as charged  Hearing Officer's Decision	a on the arresting officer's testimony, while  X Guilty X Major  Not Guilty Minor  45 days disciplinary seg , 30 days 10	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based Tind him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office	a on the arresting officer's testimony, while  X Guilty X Major  Not Guilty Minor  45 days disciplinary seg , 30 days 10	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based Tind him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office	I on the arresting officer's testimony, while  A Suilty X Major Minor Officer And Advisors And Advisors And Advisors Andrew Andr	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based Tind him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office	a on the arresting officer's testimony, while  A Care A Guilty	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based find him guilty as charged Hearing Officer's Decision: Recommendation of Hearing Office and telephone privileges 30	A Guilty X Major Not Guilty Minor 45 days disciplinary seg , 30 days los days loss of Good Time.  Carolyn Longmire, COII Typed Name and Title	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based tind him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30 Warden's Action Date	I on the arresting officer's testimony, while  X Guilty x Major  Not Guilty Minor  45 days disciplinary seg , 30 days lood days loss of Good Time.  Carolyn Longmire, COII	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based find him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30 Warden's Action Date Approved Disapproved	A Guilty X Major Not Guilty Minor 45 days disciplinary seg , 30 days los days loss of Good Time.  Carolyn Longmire, COII Typed Name and Title	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based find him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30  Warden's Action Date Disapproved Other (specific)	a on the arresting officer's testimony, while  A graph of Guilty	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based find him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30 Warden's Action Date Approved Disapproved	a on the arresting officer's testimony, while  A graph of Guilty	Or
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based Tind him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30 Warden's Action Date Approved Disapproved Other (specifical Reason if more then 30 calendar days decition.  hereby certify that a completed copy of	A Guilty X Major Not Guilty Minor 45 days disciplinary seg , 30 days los days loss of Good Time.  Carolyn Longmire, COII Typed Name and Title  of the foregoing Disciplinary Report was served on the above	or oss of store,
Indecent Exposure/Exhibiti Basis for Finding of Fact: Based find him guilty as charged Hearing Officer's Decision Recommendation of Hearing Office and telephone privileges 30 Warden's Action Date Approved Disapproved Other (specifical Reason if more then 30 calendar days decision.	A Guilty x Major Not Guilty Minor 45 days disciplinary seg , 30 days lost of Good Time.  Carolyn Longmire, COII Typed Name and Title	or oss of store,

Copy Case 2:07-ev-00060-+D-SRV

Anthony Gray.

Why did you ask me what I was doing at
the Universal ONE hour; And I want say
30 to 40 minutes Comming from Chaw. I Know what he was
doing.

(2) If I was Moster boting at the conner why
you didn't colled me to the cubicle night then,
on NoDio For Assistant, or ASK John In I didn't
need to radio for assistant, I know what he was doing.

How call you tell of I was stroken my punis all stroken the crime off my penis / It didn't take him that long to shake urine from his penis.

Any penis, why did for wait intit

I come From thow And Ask me what

I was doing I don't know what he is talking about when he

Came from Chow.

STOWHOM It way convenu, I had surgery last year, on my penis I have slow their sungery In prison!

Irrevelant,

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FAIC -	SPURCINA 2007 JAN 19 A 9: 44
Full name a of plainti	MIDDLE DISTRICT ACTION NO.
CO.1 Van	ONICO (To be supplied by Clerk of U.S. District Court)
SGT. F	3. GOODON )
Wanden =	S.C. GPLES
wour const	rson(s) who violated ) itutional rights. ) names of all the )
I. PREVI	OUS LAWSUITS Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES ( ) NO ( )
В.	Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ( ) NO (
C.	If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)
	1. Parties to this previous lawsuit:
	Plaintiff(s) VERONICO STRIRGER CO.1
	Defendant(s) ERIC Speling
	2. Court (if federal court, name the district; if state court, name the county)
	Middle District of Alabama

	3.	Docket numberNA
	4.	Name of judge to whom case was assigned
		- NA -
	<b>5.</b>	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)NA-
	6.	Approximate date of filing lawsuit \(\mu A \cdot - \)
	7.	Approximate date of disposition
ΙΙ.	PLACE OF	PRESENT CONFINEMENT Ventress connectional
	Facil	
	PLACE OF	INSTITUTION WHERE INCIDENT OCCURRED Ventuss Conr-
	setions	1 Facility, Po. Box 767, clayton, Alabama 36016
III.	NAME AND	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR
	CONSTITU	TIONAL RIGHTS. NAME ADDRESS
	1. 12)21	den J.C. Giles, V.C.7, P.O.750x767, Claylow, Ala, 36016
	2 Vono	nica STRINGER V.C.7, P.O.Box 767 Clayton, Ma 360
	3. <u>SG</u>	Gordon /VC7 P.O. BOX 767, clayton Ala 36016
	4.	
	5.	
	6.	
IV.		upon which said violation occurred August /06
⊥ ∨ •	1111 D***	
v.	דוסע שמאייי	RIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION UP CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:
	GROUND (	ONE: 14th Amentment Violation of DUE PROCESS
		of Protoxtion

			RECEIVED
R	OBE	RT	rison number 2007 JAN 19 A 9: 43
Full	name	and p	rison numbertus on)
of pl	ainti	II(D)	
v.			U.S. DISTRICT COUNTY ACTION NO. MIDDLE DISTRICT (To be supplied by Clerk of
70	(-1-	1</td <td></td>	
			U.S. District Court)
<u>co</u> :	L P	∞∂E	welt From )
			= Scheuss
<u>CD</u>	1 1	VIVILLE	
Name	of pe	erson (	s) who violated )
370337	const	こっせいせょ	onal rights. /
(List	the	names	of all the )
perso	)ns.,		
I.	PREVI		AWSUITS you begun other lawsuits in state or federal court
	м.	deal:	ing with the same or similar lacts involved in this
		actio	on? YES ( ) NO ( A
	в.	Have	you begun other lawsuits in state or federal court
	<b>D</b> •	relat	ting to your imprisonment? YES ( ) NO ( )
	· <u>·</u>	· - C	our answer to A or B is yes, describe each lawsuit
	C.		THE TRETE IS MOLE CHAIL ONE THREE
		docc.	ribe the additional lawsuits on another prece of
		pape:	r, using the same outline.)
		1.	Parties to this previous lawsuit:
			Plaintiff(s) <u>CO.1 Amnie Schews</u> ,
			CO. I RGOSEUELT FOROUN
			Defendant(s) REBERT CASEV
		2.	Court (if federal court, name the district; if
		. 4.	state court, name the county)
			MiDDLE District COURT
			2 Latatana

	3.	Docket number
	4.	Name of judge to whom case was assigned NA-
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) _ NA-
	6.	Approximate date of filing lawsuit
		Approximate date of disposition
II.	PLACE OF	PRESENT CONFINEMENT Winters Correction
	Facilit	
	DIACE OF	INSTITUTION WHERE INCIDENT OCCURRED Ventuss
	Convect	ional Facility, ROBOXTLET, Chaylow WI 3604
III.	NAME AND	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR
		TIONAL RIGHTS. NAME ADDRESS
	1. Wf	RDEN J.C. Giles, P.O. POSYTLET, Claylow Al 34016
	2. CO.	I Amnie Screws, P.O.Box 767, Claylow Al Scol
	3. <u>Co.</u>	I ROGSENOH BROWN, POBBY 167, Chayton & Slock
	4.	
	5.	
	6.	
77.7		UPON WHICH SAID VIOLATION OCCURRED Softenber 24/06
IV.	IND DAIL	0101, 11112011
		THE TOTAL VOIL PAGE VOILD ALLEGATION
v.	STATE BR	RIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION IR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:
	GROUND C	We A Detailed
	GROUND C	Oily Privacy
		1 ICI V WC

### Case 2:07-cv-00060-ID-SRW Document 1-4 Filed 01/19/2007 Page 3 of 4

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		·				
7710						
ROUND TWO:						
SUPPORTING FACTS:	1476	Anu	Quet	· inolation	n ol	
SUPPORTING FACES.	1 =	-11	Pild			
DUE TROCK	155 / R	<del>9var</del>	1 havec	104		
	·				·	
						<del></del>
GROUND THREE:					,	
SUPPORTING FACTS:	·	•				
SUPPORTING INOLD	7.					
1.			·			

## ALABAMA DEPARTMENT OF CORRECTIONS DISCIPLINARY REPORT

DOC Form 225B (Revised 7/92)

INMATE: _	Robert Casey	CUS'	TODY:	MI	AIS NO.:	B/241411
FACILITY: _	VENTRESS CORE	RECTIONAL FA	CILITY			
Indecent Exp	ned inmate is being choosure/Exhibitionism/pm), Location:	sm from Regulati	on <u># <b>403</b></u>	which occu	rred on or about §	September 24, 2006
hours from serv Circumstances	vice. of the violation(s) are	e as follow: You	Inmate	Robert C	asey, B/241411	were observed
	ie Screws standing					an upward and
<u>aownwara m</u>	otion while lookin	g directly/at O			Α	0
September 24	4, 2006		Am	mie Screv	vs, COI	umi Scra
Date			Arr	esting Offic	er / Signature / R	ank
informed inmat	ty that I have person te of his right to pres es on this the 25	sent a written or o	ral staten	nent at the h	earing and to pre	sent written que
Rossial	& Brown Co	$\sim$	Mari	A Copy	241411	
Serving Officer	r / Signature / Rank		Inma	te's Signatu	re / AIS Number	Sec 2-1.
Witnesses desi	red? NO	e's Signature	*	YES	Pobert Cos Inmate's Signatur	
If yes, list: \( \)	ordan Kir				inmate's Signatur	e
Hearing Date _		Time			Place	
Inmate must be	present in Hearing F	Room. If he is not	present e	explain in de	etail on additional	page and attach
A finding is ma	ade that inmate (is / i	is not) capable of	represent	ng himself.		
			Signatu	ıre / Hearin	g Officer	,
Plea:		Not Guilty				Guilty
The Arresting (	Officer, Inmate, and a	all witnesses were	sworn to	tell the trut	h.	
		named to			N. W.	, so the second of the second
Arresting Offic	eer's testimony (at th			earing Offic		
			/			1 11 11 11 11
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## RECEIVED

Ro	o t	tanni	s 2007 JAN 19 A 93	42			
of pla	lame	ביוע ביום	· · · · · · · · · · · · · · · · ·	CIVIL	ACTION NO	).	
WARD	EN -	).C. G	iles )	(To b U.S.	e supplied District	l by Cler Court)	k of
CO.1	Glor	y In	ilES  AYLOR  Therefier				
			s) who violated )				
370117	const	zituti	onal rights. ) of all the )				
I.	PREV	Have deali actio	AWSUITS you begun other lang with the same on? YES ( ) NO	or simila	ir racus r	nvorved r	
N.	В.	relat	you begun other lating to your impris	sonment:	IES (	, 10 (	·
	C.	in th	our answer to A or ne space below. (? ribe the additional c, using the same (	li there l lawsui	ts on anot		
		1.	parties to this p	revious	lawsuit:	10.1 Colo	nia ula la
			Plaintiff(s)	Masny	1140-1	201 (310	14 a VOPLANIS,
			Defendant(s) Ro	w Aar	ris		
		2.	Court (if federal state court, name	the cou	inty)		if
			MIDDLETS	istuist	67 Ala	chede	

t ·	3.	Docket number -NA-					
	4.	Name of judge to whom case was assigned NA					
	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) - NA-					
		Approximate date of filing lawsuit ~ NA-					
	6.	Approximate date of disposition					
TT:	7.	PRESENT CONFINEMENT <u>Uentress</u> Cornectional fac.					
<u></u>	FINCE OF						
		INSTITUTION WHERE INCIDENT OCCURRED Walkess					
III.	CONSTITU	ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR UTIONAL RIGHTS.  NAME  ADDRESS					
	1. <u>u</u>	DARDEN SC GILES, VC.F, PO. BEXTE, Clayton Ala 360					
	2. LT.	Many Taylon, V.C.7 P.O. Box 767, Claylow Al 3601					
	3. <u>Co.</u>	I Gloria Wheeler, V.C. For Box 767, Clayton Al 3/00/16					
	4.						
	5.						
	6.						
IV.		E UPON WHICH SAID VIOLATION OCCURRED OCTOBER 12.					
	2006						
V.	THAT YO	RIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION UR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:					
	GROUND	ONE: 14th dimen Prent Violation of DUF Process					
		of Pastotion					

### Case 2:07-cv-00060-ID-SRW Document 1-5 Filed 01/19/2007 Page 3 of 5

SEE ATTACHE	9	actoa	( STA	JEMEN	T 5	
	,					
POUND MINO						
ROUND TWO:	Commence					
SUPPORTING FACTS:						
			$\overline{}$			
GROUND THREE:						
SUPPORTING FACTS:	1		<del> </del>			
	1		<u> </u>	<u> </u>		
					. , ·	

DOC Form 225B (Revised 7/92)

1.	INMATE: Ron Harris	CUSTO	DY: <u>ME</u>	<i>P</i>	AIS NO.:	B/230895			
2.	FACILITY VENTRESS CORR	ECTIONAL FAC	TITTV		en e				
3.	FACILITY: <u>VENTRESS CORRECTIONAL FACILITY</u> The above named inmate is being charged by <u>Officer Gloria Wheeler</u> with a violation of rule #38								
	_								
	specifically: <u>Indecent Exposure/Exhibitionism</u> from regulation # 403, which occurred on or about October 12, 2006 at (time) 1:15 PM, Location: <u>Health Care Rails</u> . A hearing on this charge will								
			Health Care	Rails. A h	earing on	this charge will			
1	be held after 24 hours from service		<u>.</u>						
4.	Circumstances of the violation(s) are as follows: You, inmate Ron Harris, B/230895 were								
	observed by Officer Wheeler sitting on the rails of the Health Care Unit stroking your exposed								
	penis in a upward and downwar	d motion while	staring at U	officer Whe	<u>eler.</u>	58/50 A 5-00			
5.	October 12, 2006	Gloria W	heeler, COI	/Das	(A)	Leeley Post			
	Date		Officer / Signa	ature / Rank	10 po	race of Cos			
			υ	•		gast of the second of			
6.	I hereby certify that I have personal	ly served a copy	of the forego	oing upon the	e above na	med inmate and I			
	informed inmate of his right to pre								
	questions for the witnesses on this	the 13th day	of Octob	<u>دم</u> , 20	06, at (tin	ne) /:27			
	( <b>36</b> /pm).				30 (1474) 1	ggar film teach on the constitution of the con-			
7				d/		u ngga katang mga kabupat ng mga ngga kalang Unakang mga mga mga mga kabang mga kang mga kang mga mga kang mga kang mga kang mga kang mga kang mga kang mga			
7.	Eromus Comis Co	<u> </u>	1on	780m	<u> </u>	30895			
	Serving Officer / Signature / Rank		Inmate's S	ignature / AI	5 Number	The state of the s			
8.	Witnesses desired? (NO)	n Harris	W	YES	•	en e			
		's Signature	Taragara (* 1841)		's Signatur	e (1,2)			
9.	If yes, list:		1445						
					<u> </u>				
10.	Hearing Date 10/25/0 6	Time	37 Am	Plac	e Adn	<i>∿N</i>			
11.	Inmate must be present in Hearing Ro	oom. If he is not p	oresent explain	n in detail on	additional	page and attach.			
12.	A finding is made that inmate (is Lis	not canable of re	enresenting his	mself	** " "				
		Zeot) cupuote of 1	$\sim \sim 1$		1. 1				
	and the second s		11/00	KCX	M Ce				
			Signature //H	learing Offic	er	(株) [1877年4月			
13.	Plea: + Hon Thank	Not Guilty		/		Guilty			
14.	The Arresting Officer, Inmate, and al	1 witnesses were	wormto tell th	ne truth					
	್ ಗಿನ್ ಮೊಸ್ರಾಹಿಸಿದ ಕೆಲ್ 😂 ಸಾಹಾಗಾ ಸ್ಥೆ ಅನ್ನ ಸಾಸ್ತ್ರವಾಗಿ ನಿರ್ದೇಶಕ ಪ್ರಮುಖ ಸಂಪರ್ಣ ನಿರ್ವಹಿಸಿದ ನಿರ್ದೇಶಕ ಪ್ರಮುಖ ಸಂಪರ್ಣ ಕನ್ನ	(1		O: A	1. 18	557			
			110N/		NU	0 4			
		Sigr	ature / Hearing	Officer		of participation			
15.	Arresting Officer's testimony (at the	hearing): He di	d this bef	ore and I	should	have written			
	him up. It was in late in t	the day and I	took the p	aperwork	nome wit	h me and it			
	slipped my mind. He has done	e it before.			<u> </u>				
	<u></u>								
				A. F. Company					
					4				
		· ·							
	en de la composition della com	to the passer with the	· www.	Annex	C to AR 403	(Page 1 of 3 pages)			

#### Case 2:07-cv-00060-ID-SRW Document 1-5 Filed 01/19/2007 Page 5 of 5 That's where I was suppose to been at. They called me there that day. She could not see me 16. Inmate's Testimony: from where she was. It must be a vendetta against me. It don't matter where I am. I will be minding my business and she will get me. She must have something personally against me. She come to me because that's my history but I don't have a history, just one more disciplinary for a 38. Substance of Testimony: Witness: N/A Substance of Testimony: N/A Witness: Substance of Testimony: Witness: N/A 17. The Inmate was allowed to submit written question to all witnesses. See attached Signature / Hearing Officer The Following witnesses were not called reason not called 18. N/A N/A 2. 3. N/A After hearing all testimony, the Hearing Officer makes the following findings of fact: (Be Specific) 19. The Hearing Officer finds that: On October 12, 1006 at approximately 1:15 PM, in back of the HCU Officer Gloria Wheeler did observe inmate Ron Harris, B/230895 stroking his exposed penis in an upward and downward motion while looking at Officer Wheeler. Based on Officer Wheeler's sworn testimony that she did observe inmate Basis for Finding of Fact: 20. Harris on the back of the HCU rails stroking his erect penis in a upward and downward motion while looking Officer Wheeler. I do not believe inmate Harris testimony that he was not stroking his penis while setting on the rail at the HCU. Hearing Officer's Decision: X Guilty 21. Major Not Guilty Minor 22. Recommendation of Hearing Officer: 45 Days Disciplinary Segregation (Inmate Harris has no CIT time) Signature / Hearing Office Mary R. Taylor, COSI Typed Name and Title 10-25-06 Warden's Action - Date 23. Approved Disapproved Other (specif Reason if more then 30 calendar days delay in

action. 25.

I hereby certify that a completed copy of the foregoing Disciplinary Report was served on the above Named inmate on this the 28day of OC+obER 2006, at (time)

1/80 Doubly Brown COI

Signature / Serving Officer / Title

Inmate's Signature and AIS Number Annex C of AR 403 (page 2 of 3 pages)

# IN THE UNITED STREET DESIRECT OF ALABAMA RECEIVED

CIVIL ACCION NO:

ANTHONY CRAY, ERIC SPURLING, ROBERT CASEY, SON HARRIS, Plaintiffs.

2007 JAN 19 A 9: 44

BEBRA P. HACKETT, CLK U.S. DISTRICT COURT MIDDLE DISTRICT ALA

VS,

MUTION FOR PRODUCTION OF DOCUMENT & FILES

J.C. Giles, Warden
Inez Alexander, Arresting Officer
Veronica Stringer, Arresting Officer
Carolyn Longmire, Hearing Officer
Sgt. Gordon, Hearing Officer
Annale Screws, Arresting Officer
Gloria WHeeler, Arresting Officer
Lt.Mary Taylor, hearing Officer

individually and in their official capacities.

Defendants

Pursuant to 28 U.S.C.\$1915 (e)(1) passintiffs moves for an Order by this Court for the Defendant to produce all relevant material, and legal documents in the above styled cause relevant to this court determination of the menits of tea claims presented but not be excluded the following based on the fact the document are in support of claims:

- (1) All copied statements, questions, and displinaries of all plaintiffs.
- (2) Mall relevant finding of facts by the hearing officers to which they based their finding of guilt on.
- (3) Plaintiff Gray's medical file. UPON SERGERY
- (4) Defendant Alexander Personnel file.
- (5) Any other relevant documents pertaining to the claims presented.

Wherefore, plaintiff request that the Court Orders the named defendants to produce and forward the same to this Honorable Offurt.